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presumption of innocence and prove you guilty beyond a reasonable doubt as to each and every element of the offense charged in the indictment. You would not have to prove that you were innocent.

If the government failed to prove you guilty beyond a reasonable doubt, the jury would have the duty to find you not guilty.

Do you understand?

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THE DEFENDANT: Yes.

THE COURT: And that is why sometimes in a criminal case the jury will return a not guilty verdict, even if the jurors believe that the defendant on trial probably committed the offense charged.

When a jury returns a not guilty verdict, the jurors are not necessarily saying that they believe the defendant is innocent, but rather they may not have been convinced beyond a reasonable doubt that the defendant is guilty.

Do you understand the difference?

THE DEFENDANT: Yes.

THE COURT: During the trial, the witnesses for the government would come to court and testify in your presence, and your attorney would have a right to cross-examine those witnesses and to object to all of the evidence offered against you by the government. Your attorney would have the right, but no obligation, to present evidence and to require

agreement with the government, which was marked as Court

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Exhibit Number 1.

In addition, you face a \$100 mandatory special assessment, which is based on the fact that you are convicted of one count.

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You also face criminal forfeiture, as set forth in paragraphs 6 through 11 of your agreement.

And as we talked about in relation to the indictment, the forfeiture sought by the government is forfeiture of the ammunition that we described earlier, the three Remington-Peters .38 auto-caliber cartridge casings, any firearm or any ammunition that was involved in the offense,

a presentence report, which is a report that outlines the

conduct that led to your conviction. It will also discuss

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THE COURT: Have you discussed this provision with

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your lawyer, sir?

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THE COURT: Mr. Woodford, based on the information that you've provided, I find that you are acting voluntarily; that you fully understand your rights and the consequences of your plea, and that there is a factual basis for your plea of quilty to the indictment, I therefore accept your plea of quilty to the felon in possession of ammunition charged in the indictment. I'd like you to cooperate with the Probation Department in the preparation of your presentence report. We've scheduled your sentencing for April 28th, 2020, at 11:00 a.m. The parties are to follow Federal Rule of Criminal Procedure 32 regarding any objections or corrections to the They should be served on probation, opposing counsel, with two courtesy copies to my chambers. The defense objections or corrections are due within one week of receipt of the PSR, and the government will respond one week thereafter. The sentencing memoranda or motions and letters of support for Mr. Woodford should be filed on ECF, unlike the objections to the PSR, with redactions for names of minor children and, you know, sensitive medical information, et cetera. You can file an unredacted version for attorneys'

eyes and the Court's eyes only.

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1	The defense submissions are due April 7th.
2	The government's are due April 14th.
3	And the reply by the defendant is due April 21,
4	2020.
5	Yes?
6	MS. GLASHAUSSER: Your Honor, if I may, I was hoping
7	to ask for an expedited PSR, and a sentencing date a bit
8	earlier than that, just because I will be going on maternity
9	leave sometime in April. April 20th is my due date.
10	So if it's at all possible for the Court.
11	THE COURT: We can try to find you another date.
12	You want to be finished before April 1st; is that right?
13	MS. GLASHAUSSER: That will be great, Your Honor.
14	THE COURT: Okay, we'll try.
15	MS. GLASHAUSSER: I appreciate it.
16	THE COURTROOM DEPUTY: April
17	THE COURT: She needs to be finished in March.
18	She needs to be finished by April 1.
19	THE COURTROOM DEPUTY: March 16th? Does that work?
20	THE COURT: Sentencing on March 15?
21	THE COURTROOM DEPUTY: 1-6, Monday.
22	THE COURT: March 16th?
23	THE COURTROOM DEPUTY: Yes.
24	THE COURT: At what time?
25	THE COURTROOM DEPUTY: 11 a.m.